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**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA**

**JOANNE KAPLAN**, on behalf of  
herself and all others similarly situated,

Plaintiff,

v.

**CRIMSON WINE GROUP, LTD.**

Defendant.

Case No.

**JURY TRIAL DEMANDED**

**CLASS ACTION COMPLAINT**

Plaintiff Joanne Kaplan (“Plaintiff”), individually and on behalf of all similarly situated persons, allege the following against Crimson Wine Group, LTD (“CWG” or “Defendant”) based upon personal knowledge with respect to herself and on information and belief derived from, among other things, investigation by Plaintiff’s counsel and review of public documents as to all other matters:

**I. INTRODUCTION**

1. Plaintiff brings this class action against CWG for its failure to properly secure and safeguard Plaintiff's and other similarly situated CWG customers' name, address, Social Security number, driver's license number, financial information, medical information, and date of birth (the "Private Information") from hackers.

2. CWG, based in Napa, California is a premium wine company that owns and operates a collection of boutique wineries across the United States.

3. On or about December 13, 2024, CWG filed official notice of a hacking incident with the Texas and Vermont Attorney General's Offices.

4. On or around the same time, CWG also sent out data breach letters (the "Notice") to individuals whose information was compromised as a result of the hacking incident.

5. Based on the Notice, CWG detected unusual activity on some of its computer systems on June 30, 2024. In response, the company conducted an investigation, which revealed that an unauthorized party had access to certain company files between June 26, 2024 and June 30, 2024 (the "Data Breach"). Yet, CWG waited almost six (6) months to notify the public that they were at risk.

6. As a result of this delayed response, Plaintiff and "Class Members" (defined below) had no idea for almost six (6) months that their Private Information had been compromised, and that they were, and continue to be, at significant risk of identity theft and various other forms of personal, social, and financial harm. The risk will remain for their respective lifetimes.

7. The Private Information compromised in the Data Breach included highly sensitive data that represents a gold mine for data thieves, including but not limited to, Social Security numbers, financial information, and medical information that CWG collected and maintained.

1           8. Armed with the Private Information accessed in the Data Breach, data thieves can  
2 commit a variety of crimes including, *e.g.*, opening new financial accounts in Class Members'  
3 names, taking out loans in Class Members' names, using Class Members' names to obtain medical  
4 services, using Class Members' information to obtain government benefits, filing fraudulent tax  
5 returns using Class Members' information, obtaining driver's licenses in Class Members' names  
6 but with another person's photograph, and giving false information to police during an arrest.

7           9. There has been no assurance offered by CWG that all personal data or copies of  
8 data have been recovered or destroyed, or that Defendant has adequately enhanced its data security  
9 practices sufficient to avoid a similar breach of its network in the future.

10           10. Therefore, Plaintiff and Class Members have suffered and are at an imminent,  
11 immediate, and continuing increased risk of suffering ascertainable losses in the form of harm  
12 from identity theft and other fraudulent misuse of their Private Information, the loss of the benefit  
13 of their bargain, out-of-pocket expenses incurred to remedy or mitigate the effects of the Data  
14 Breach, and the value of their time reasonably incurred to remedy or mitigate the effects of the  
15 Data Breach.

16           11. Plaintiff brings this class action lawsuit to address CWG's inadequate safeguarding  
17 of Class Members' Private Information that it collected and maintained, and its failure to provide  
18 timely and adequate notice to Plaintiff and Class Members of the types of information that were  
19 accessed, and that such information was subject to unauthorized access by cybercriminals.

20           12. The potential for improper disclosure and theft of Plaintiff's and Class Members'  
21 Private Information was a known risk to CWG, and thus CWG was on notice that failing to take  
22 necessary steps to secure the Private Information left it vulnerable to an attack.

1           13.     Upon information and belief, CWG and its employees failed to properly implement  
2 security practices with regard to the computer network and systems that housed the Private  
3 Information.

4           14.     Plaintiff's and Class Members' identities are now at risk because of CWG's  
5 negligent conduct as the Private Information that CWG collected and maintained is now in the  
6 hands of data thieves and other unauthorized third parties.

7           15.     Plaintiff seeks to remedy these harms on behalf of herself and all similarly situated  
8 individuals whose Private Information was accessed and/or compromised during the Data Breach.  
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10          16.     Accordingly, Plaintiff, on behalf of herself and the Class, assert claims for  
11 negligence, negligence *per se*, breach of contract, breach of implied contract, violation of the  
12 Illinois Consumer Fraud and Deceptive Business Practices Act 815 Ill. Comp. Stat. § 505/1, *et*  
13 *seq.*, invasion of privacy, unjust enrichment, declaratory judgment.  
14

## 15                                   **II.     PARTIES**

16          17.     Plaintiff Kaplan is, and at all times mentioned herein was, an individual citizen of  
17 the State of Illinois.

18          18.     Defendant CWG is a wine company incorporated in Delaware with its principal  
19 place of business at 5901 Silverado Trail, Napa, CA 94558 in Napa County.  
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## 21                                   **III.   JURISDICTION AND VENUE**

22          19.     The Court has subject matter jurisdiction over this action under the Class Action  
23 Fairness Act, 28 U.S.C. § 1332(d)(2). The amount in controversy exceeds \$5 million, exclusive of  
24 interest and costs. Upon information and belief, the number of class members is over 100, many  
25 of whom have different citizenship from CWG. Thus, minimal diversity exists under 28 U.S.C. §  
26 1332(d)(2)(A).  
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1           20. This Court has jurisdiction over CWG because CWG operates in and/or is  
2 incorporated in this District.

3           21. Venue is proper in this Court pursuant to 28 U.S.C. § 1391(a)(1) because a  
4 substantial part of the events giving rise to this action occurred in this District and CWG has  
5 harmed Class Members residing in this District.

6  
7                                   **IV. FACTUAL ALLEGATIONS**

8           ***A. CWG's Business and Collection of Plaintiff's and Class Members' Private***  
9           ***Information***

10           22. CWG is a premium wine company that owns and operates a collection of boutique  
11 wineries across the United States. Founded in 1991, CWG focuses on producing high-quality  
12 wines from renowned wine regions, including Napa Valley, Sonoma County, Walla Walla Valley,  
13 and Oregon's Willamette Valley. Their portfolio includes notable brands such as Pine Ridge  
14 Vineyards, Archery Summit, Seghesio Family Vineyards, and Seven Hills Winery. CWG employs  
15 more than 200 people and generates approximately \$75 million in annual revenue.

16           23. As a condition of receiving wine purchasing and delivery services, CWG requires  
17 that its customers entrust it with highly sensitive personal information. In the ordinary course of  
18 receiving service from CWG, Plaintiff and Class Members were required to provide their Private  
19 Information to Defendant.

20           24. CWG uses this information, *inter alia*, to process orders and shipments, business  
21 operations, and marketing.

22           25. In its privacy policy, CWG promises its customers that it will value their data  
23 privacy:

24                               “Protecting your personal information is taken seriously at Crimson  
25 Wine Group LTD.” and “We know that privacy is important to you,  
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and we are committed to safeguarding your personal information.”<sup>1</sup>

26. By obtaining, collecting, using, and deriving a benefit from Plaintiff’s and Class Members’ Private Information, CWG assumed legal and equitable duties and knew or should have known that it was responsible for protecting Plaintiff’s and Class Members’ Private Information from unauthorized disclosure and exfiltration.

***B. The Data Breach and CWG’s Inadequate Notice to Plaintiff and Class Members***

27. According to Defendant’s Notice, it learned of unauthorized access to its computer systems on June 30, 2024, with such unauthorized access having taken place between June 26, 2024 and June 30, 2024.

28. Through the Data Breach, the unauthorized cybercriminal(s) accessed a cache of highly sensitive Private Information, including name, address, Social Security number, driver’s license number, financial information, medical information, and date of birth, of at least 26,000 individuals.

29. On or about December 13, 2024, roughly six (6) months after CWG learned that the Class’s Private Information was first accessed by cybercriminals, CWG finally began to notify customers that its investigation determined that their Private Information was involved.

30. CWG delivered Data Breach Notification Letters to Plaintiff and Class Members, alerting them that their highly sensitive Private Information had been exposed in a “cyber security incident.”

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<sup>1</sup> <https://www.crimsonwinegroup.com/privacy-policy/> (last visited on December 23, 2024).

1           31. Omitted from the Notice are crucial details like the root cause of the Data Breach,  
2 the vulnerabilities exploited, and the remedial measures undertaken to ensure such a breach does  
3 not occur again. To date, these critical facts have not been explained or clarified to Plaintiff and  
4 Class Members, who retain a vested interest in ensuring that their Private Information is protected.

5           32. Thus, CWG's purported disclosure amounts to no real disclosure at all, as it fails to  
6 inform Plaintiff and Class Members of the Data Breach's critical facts with any degree of  
7 specificity. Without these details, Plaintiff's and Class Members' ability to mitigate the harms  
8 resulting from the Data Breach was and is severely diminished.  
9

10           33. In addition, the Notice offers no substantive steps to help victims like Plaintiff and  
11 Class Members to protect themselves other than providing one (1) year of credit monitoring – an  
12 offer that is woefully inadequate considering the lifelong increased risk of fraud and identity theft  
13 Plaintiff and Class Members now face as a result of the Data Breach.

14           34. CWG had obligations created by contract, industry standards, common law, and  
15 representations made to Plaintiff and Class Members to keep Plaintiff's and Class Members'  
16 Private Information confidential and to protect it from unauthorized access and disclosure.  
17

18           35. Plaintiff and Class Members provided their Private Information to CWG with the  
19 reasonable expectation and mutual understanding that CWG would comply with its obligations to  
20 keep such information confidential and secure from unauthorized access and to provide timely  
21 notice of any security breaches.  
22

23           36. CWG's data security obligations were particularly important given the substantial  
24 increase in cyberattacks in recent years.

25           37. CWG knew or should have known that its electronic records would be targeted by  
26 cybercriminals.  
27  
28

***C. CWG Knew or Should Have Known of the Risk of a Cyber Attack Because Businesses in Possession of Private Information are Particularly Susceptible.***

38. CWG's negligence, including its gross negligence, in failing to safeguard Plaintiff's and Class Members' Private Information is particularly stark, considering the highly public increase of cybercrime similar to the cyber incident that resulted in the Data Breach.

39. Data thieves regularly target entities like CWG due to the highly sensitive information they maintain. CWG knew and understood that Plaintiff's and Class Members' Private Information is valuable and highly sought after by criminal parties who seek to illegally monetize it through unauthorized access.

40. According to the Identity Theft Resource Center's 2023 Data Breach Report, the overall number of publicly reported data compromises in 2023 increased more than 72-percent over the previous high-water mark and 78-percent over 2022.<sup>2</sup>

41. Despite the prevalence of public announcements of data breach and data security compromises, CWG failed to take appropriate steps to protect Plaintiff's and Class Members' Private Information from being compromised in this Data Breach.

42. As a national service provider in possession of millions of customers' Private Information, CWG knew, or should have known, the importance of safeguarding the Private Information entrusted to it by Plaintiff and Class Members and of the foreseeable consequences they would suffer if CWG's data security systems were breached. Such consequences include the significant costs imposed on Plaintiff and Class Members due to the unauthorized exposure of their

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<sup>2</sup> 2023 Annual Data Breach Report, IDENTITY THEFT RESOURCE CENTER, (Jan. 2024), available online at: [https://www.idtheftcenter.org/wp-content/uploads/2024/01/ITRC\\_2023-Annual-Data-Breach-Report.pdf](https://www.idtheftcenter.org/wp-content/uploads/2024/01/ITRC_2023-Annual-Data-Breach-Report.pdf) (last visited on December 23, 2024).



1 Private Information to criminal actors. Nevertheless, CWG failed to take adequate cybersecurity  
2 measures to prevent the Data Breach or the foreseeable injuries it caused.

3 43. Given the nature of the Data Breach, it was foreseeable that Plaintiff's and Class  
4 Members' Private Information compromised therein would be targeted by hackers and  
5 cybercriminals, for use in variety of different injurious ways. Indeed, the cybercriminals who  
6 possess Plaintiff's and Class Members' Private Information can easily obtain their tax returns or  
7 open fraudulent credit card accounts in Plaintiff's and Class Members' names.  
8

9 44. CWG was, or should have been, fully aware of the unique type and the significant  
10 volume of data on CWG's network server(s) and systems and the significant number of individuals  
11 who would be harmed by the exposure of the unencrypted data.

12 45. Plaintiff and Class Members were the foreseeable and probable victims of CWG's  
13 inadequate security practices and procedures. CWG knew or should have known of the inherent  
14 risks in collecting and storing the Private Information and the critical importance of providing  
15 adequate security for that data, particularly due to the highly public trend of data breach incidents  
16 in recent years.  
17

18 ***D. CWG Failed to Comply with FTC Guidelines***

19 46. The Federal Trade Commission ("FTC") has promulgated numerous guides for  
20 businesses, which highlight the importance of implementing reasonable data security practices.  
21 According to the FTC, the need for data security should be factored into all business decision  
22 making. Indeed, the FTC has concluded that a company's failure to maintain reasonable and  
23 appropriate data security for consumers' sensitive personal information is an "unfair practice" in  
24 violation of Section 5 of the Federal Trade Commission Act ("FTCA"), 15 U.S.C. § 45. *See, e.g.,*  
25 *FTC v. Wyndham Worldwide Corp.*, 799 F.3d 236 (3d Cir. 2015).  
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1           47. In October 2016, the FTC updated its publication, *Protecting Personal*  
2 *Information: A Guide for Business*, which established cybersecurity guidelines for businesses.<sup>3</sup>  
3 The guidelines note that businesses should protect the personal customer information that they  
4 keep, properly dispose of personal information that is no longer needed, encrypt information stored  
5 on computer networks, understand their network's vulnerabilities, and implement policies to  
6 correct any security problems. The guidelines also recommend that businesses use an intrusion  
7 detection system to expose a breach as soon as it occurs, monitor all incoming traffic for activity  
8 indicating someone is attempting to hack into the system, watch for large amounts of data being  
9 transmitted from the system, and have a response plan ready in the event of a breach.  
10

11           48. The FTC further recommends that companies not maintain personally identifiable  
12 information ("PII") longer than is needed for authorization of a transaction, limit access to sensitive  
13 data, require complex passwords to be used on networks, use industry-tested methods for security,  
14 monitor the network for suspicious activity, and verify that third-party service providers have  
15 implemented reasonable security measures.  
16

17           49. The FTC has brought enforcement actions against businesses for failing to  
18 adequately and reasonably protect customer data by treating the failure to employ reasonable and  
19 appropriate measures to protect against unauthorized access to confidential consumer data as an  
20 unfair act or practice prohibited by Section 5 of the FTC Act, 15 U.S.C. § 45 *et seq.* Orders  
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25 <sup>3</sup> *Protecting Personal Information: A Guide for Business*, FEDERAL TRADE  
26 COMMISSION (October 2016), available at  
27 [https://www.ftc.gov/system/files/documents/plain-language/pdf-0136\\_proteting-](https://www.ftc.gov/system/files/documents/plain-language/pdf-0136_proteting-personal-information.pdf)  
28 [personal-information.pdf](https://www.ftc.gov/system/files/documents/plain-language/pdf-0136_proteting-personal-information.pdf) (last visited on December 23, 2024).

1 resulting from these actions further clarify the measures businesses must take to meet their data  
2 security obligations.

3 50. Such FTC enforcement actions include those against businesses that fail to  
4 adequately protect customer data, like CWG here. *See, e.g., In the Matter of LabMD, Inc.*, 2016-  
5 2 Trade Cas. (CCH) ¶ 79708, 2016 WL 4128215, at \*32 (MSNET July 28, 2016) (“[T]he  
6 Commission concludes that LabMD’s data security practices were unreasonable and constitute an  
7 unfair act or practice in violation of Section 5 of the FTC Act.”).

8 51. Section 5 of the FTC Act, 15 U.S.C. § 45, prohibits “unfair . . . practices in or  
9 affecting commerce,” including, as interpreted and enforced by the FTC, the unfair act or practice  
10 by businesses like CWG of failing to use reasonable measures to protect Private Information they  
11 collect and maintain from consumers. The FTC publications and orders described above also form  
12 part of the basis of CWG’s duty in this regard.  
13

14 52. The FTC has also recognized that personal data is a new and valuable form of  
15 currency. In an FTC roundtable presentation, former Commissioner Pamela Jones Harbour stated  
16 that “most consumers cannot begin to comprehend the types and amount of information collected  
17 by businesses, or why their information may be commercially valuable. Data is currency. The  
18 larger the data set, the greater potential for analysis and profit.”<sup>4</sup>  
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20 53. As evidenced by the Data Breach, CWG failed to properly implement basic data  
21 security practices. CWG’s failure to employ reasonable and appropriate measures to protect  
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24 <sup>4</sup> FTC Commissioner Pamela Jones Harbour, *Remarks Before FTC Exploring*  
25 *Privacy Roundtable* (Dec. 7, 2009), transcript available at  
26 [https://www.ftc.gov/sites/default/files/documents/public\\_statements/remarks-ftc-](https://www.ftc.gov/sites/default/files/documents/public_statements/remarks-ftc-exploring-privacy-roundtable/091207privacyroundtable.pdf)  
27 [exploring-privacy-roundtable/091207privacyroundtable.pdf](https://www.ftc.gov/sites/default/files/documents/public_statements/remarks-ftc-exploring-privacy-roundtable/091207privacyroundtable.pdf) (last visited on  
28 December 23, 2024).

1 against unauthorized access to Plaintiff's and Class Members' Private Information constitutes an  
2 unfair act or practice prohibited by Section 5 of the FTCA.

3 54. CWG was at all times fully aware of its obligation to protect the Private Information  
4 of its customers yet failed to comply with such obligations. Defendant was also aware of the  
5 significant repercussions that would result from its failure to do so.

6 ***E. CWG Failed to Comply with Industry Standards***

7 55. As noted above, experts studying cybersecurity routinely identify businesses as  
8 being particularly vulnerable to cyberattacks because of the value of the Private Information which  
9 they collect and maintain.

10 56. The Center for Internet Security's (CIS) Critical Security Controls (CSC)  
11 recommends certain best practices to adequately secure data and prevent cybersecurity attacks,  
12 including Critical Security Controls of Inventory and Control of Enterprise Assets, Inventory and  
13 Control of Software Assets, Data Protection, Secure Configuration of Enterprise Assets and  
14 Software, Account Management, Access Control Management, Continuous Vulnerability  
15 Management, Audit Log Management, Email and Web Browser Protections, Malware Defenses,  
16 Data Recovery, Network Infrastructure Management, Network Monitoring and Defense, Security  
17 Awareness and Skills Training, Service Provider Management, Application Software Security,  
18 Incident Response Management, and Penetration Testing.<sup>5</sup>

19 57. The National Institute of Standards and Technology ("NIST") also recommends  
20 certain practices to safeguard systems, such as the following:

- 21 a. Control who logs on to your network and uses your computers and  
22 other devices.

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26 <sup>5</sup> The 18 CIS Critical Security Controls, CENTER FOR INTERNET SECURITY,  
27 <https://www.cisecurity.org/controls/cis-controls-list> (last visited on December 23, 2024).

- b. Use security software to protect data.
- c. Encrypt sensitive data, at rest and in transit.
- d. Conduct regular backups of data.
- e. Update security software regularly, automating those updates if possible.
- f. Have formal policies for safely disposing of electronic files and old devices.
- g. Train everyone who uses your computers, devices, and network about cybersecurity. You can help employees understand their personal risk in addition to their crucial role in the workplace.

58. Further still, the United States Cybersecurity and Infrastructure Security Agency (“CISA”) makes specific recommendations to organizations to guard against cybersecurity attacks, including (a) reducing the likelihood of a damaging cyber intrusion by validating that “remote access to the organization’s network and privileged or administrative access requires multi-factor authentication, [e]nsur[ing] that software is up to date, prioritizing updates that address known exploited vulnerabilities identified by CISA[,] [c]onfirm[ing] that the organization’s IT personnel have disabled all ports and protocols that are not essential for business purposes,” and other steps; (b) taking steps to quickly detect a potential intrusion, including “[e]nsur[ing] that cybersecurity/IT personnel are focused on identifying and quickly assessing any unexpected or unusual network behavior [and] [e]nabl[ing] logging in order to better investigate issues or events[;] [c]onfirm[ing] that the organization's entire network is protected by antivirus/antimalware software and that signatures in these tools are updated,” and (c) “[e]nsur[ing] that the organization is prepared to respond if an intrusion occurs,” and other steps.<sup>6</sup>

59. Defendant failed to implement industry-standard cybersecurity measures, including by failing to meet the minimum standards of both the NIST Cybersecurity Framework Version 2.0

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<sup>6</sup> *Shields Up: Guidance for Organizations*, CYBERSECURITY AND INFRASTRUCTURE SECURITY AGENCY, <https://www.cisa.gov/shields-guidance-organizations> (last visited December 23, 2024).

(including PR.AA-01, PR.AA-02, PR.AA-03, PR.AA-04, PR.AA-05, PR.AT-01, PR.DS-01, PR-DS-02, PR.DS-10, PR.PS-01, PR.PS-02, PR.PS-05, PR.IR-01, DE.CM-01, DE.CM-03, DE.CM-06, DE.CM-09, and RS.CO-04) and the Center for Internet Security's Critical Security Controls (CIS CSC), which are established frameworks for reasonable cybersecurity readiness, and by failing to comply with other industry standards for protecting Plaintiff's and Class Members' Private Information, resulting in the Data Breach.

***F. CWG Breached its Duty to Safeguard Plaintiff's and Class Members' Private Information***

60. In addition to its obligations under federal and state laws, CWG owed a duty to Plaintiff and Class Members to exercise reasonable care in obtaining, retaining, securing, safeguarding, deleting, and protecting the Private Information in its possession from being compromised, lost, stolen, accessed, and misused by unauthorized persons. CWG owed a duty to Plaintiff and Class Members to provide reasonable security, including complying with industry standards and requirements, training for its staff, and ensuring that its computer systems, networks, and protocols adequately protected the Private Information of Class Members.

61. CWG breached its obligations to Plaintiff and Class Members and/or was otherwise negligent and reckless because it failed to properly maintain and safeguard its computer systems and data. CWG's unlawful conduct includes, but is not limited to, the following acts and/or omissions:

- a. Failing to maintain an adequate data security system that would reduce the risk of data breaches and cyberattacks;
- b. Failing to adequately protect customers' Private Information;
- c. Failing to properly monitor its own data security systems for existing intrusions;

- d. Failing to sufficiently train its employees regarding the proper handling of its customers Private Information;
- e. Failing to fully comply with FTC guidelines for cybersecurity in violation of the FTCA;
- f. Failing to adhere to industry standards for cybersecurity as discussed above; and
- g. Otherwise breaching its duties and obligations to protect Plaintiff's and Class Members' Private Information.

62. CWG negligently and unlawfully failed to safeguard Plaintiff's and Class Members' Private Information by allowing cyberthieves to access its computer network and systems which contained unsecured and unencrypted Private Information.

63. Had CWG remedied the deficiencies in its information storage and security systems, followed industry guidelines, and adopted security measures recommended by experts in the field, it could have prevented intrusion into its information storage and security systems and, ultimately, the theft of Plaintiff's and Class Members' confidential Private Information.

64. Accordingly, Plaintiff's and Class Members' lives were severely disrupted. What's more, they have been harmed as a result of the Data Breach and now face an increased risk of future harm that includes, but is not limited to, fraud and identity theft. Plaintiff and Class Members also lost the benefit of the bargain they made with CWG.

***G. As a result of the Data Breach, Plaintiff's and Class Members Are at a Significantly Increased Risk of Fraud and Identity Theft.***

65. The FTC hosted a workshop to discuss "informational injuries," which are injuries that consumers like Plaintiff and Class Members suffer from privacy and security incidents such

1 as data breaches or unauthorized disclosure of data.<sup>7</sup> Exposure of highly sensitive personal  
2 information that a consumer wishes to keep private may cause harm to the consumer, such as the  
3 ability to obtain or keep employment. Consumers' loss of trust in e-commerce also deprives them  
4 of the benefits provided by the full range of goods and services available, which can have negative  
5 impacts on daily life.

6 66. Any victim of a data breach is exposed to serious ramifications regardless of the  
7 nature of the data that was breached. Indeed, the reason why criminals steal information is to  
8 monetize it. They do this by selling the spoils of their cyberattacks on the black market to identity  
9 thieves who desire to extort and harass victims or to take over victims' identities in order to engage  
10 in illegal financial transactions under the victims' names.

12 67. Because a person's identity is akin to a puzzle, the more accurate pieces of data an  
13 identity thief obtains about a person, the easier it is for the thief to take on the victim's identity or  
14 to otherwise harass or track the victim. For example, armed with just a name and date of birth, a  
15 data thief can utilize a hacking technique referred to as "social engineering" to obtain even more  
16 information about a victim's identity, such as a person's login credentials or Social Security  
17 number. Social engineering is a form of hacking whereby a data thief uses previously acquired  
18 information to manipulate individuals into disclosing additional confidential or personal  
19 information through means such as spam phone calls and text messages or phishing emails.  
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24 <sup>7</sup> *FTC Information Injury Workshop, BE and BCP Staff Perspective*, FEDERAL  
25 TRADE COMMISSION (Oct. 2018), available at  
26 [https://www.ftc.gov/system/files/documents/reports/ftc-informational-injury-  
workshop-be-bcp-staff-perspective/informational\\_injury\\_workshop\\_staff\\_report -  
\\_oct\\_2018\\_0.pdf](https://www.ftc.gov/system/files/documents/reports/ftc-informational-injury-workshop-be-bcp-staff-perspective/informational_injury_workshop_staff_report_-_oct_2018_0.pdf) (last visited on December 23, 2024).  
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1           68. In fact, as technology advances, computer programs may scan the Internet with a  
2 wider scope to create a mosaic of information that may be used to link compromised information  
3 to an individual in ways that were not previously possible. This is known as the “mosaic effect.”  
4 Names and dates of birth, combined with contact information like telephone numbers and email  
5 addresses, are very valuable to hackers and identity thieves as it allows them to access users’ other  
6 accounts.

7           69. Thus, even if certain information was not purportedly involved in the Data Breach,  
8 the unauthorized parties could use Plaintiff’s and Class Members’ Private Information to access  
9 accounts, including, but not limited to, email accounts and financial accounts, to engage in a wide  
10 variety of fraudulent activity against Plaintiff and Class Members.

11           70. One such example of how malicious actors may compile Private Information is  
12 through the development of “Fullz” packages.

13           71. Cybercriminals can cross-reference two sources of the Private Information  
14 compromised in the Data Breach to marry unregulated data available elsewhere to criminally  
15 stolen data with an astonishingly complete scope and degree of accuracy in order to assemble  
16 complete dossiers on individuals. These dossiers are known as “Fullz” packages.

17           72. The development of “Fullz” packages means that the stolen Private Information  
18 from the Data Breach can easily be used to link and identify it to Plaintiff’s and the proposed  
19 Class’s phone numbers, email addresses, and other sources and identifiers. In other words, even if  
20 certain information such as emails, phone numbers, or credit card or financial account numbers  
21 may not be included in the Private Information stolen in the Data Breach, criminals can easily  
22 create a Fullz package and sell it at a higher price to unscrupulous operators and criminals (such  
23 as illegal and scam telemarketers) over and over. That is exactly what is happening to Plaintiff and  
24 members of the proposed Class, and it is reasonable for any trier of fact, including this Court or a  
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1 jury, to find that Plaintiff and other Class Members' stolen Private Information are being misused,  
2 and that such misuse is fairly traceable to the Data Breach.

3 73. For these reasons, the FTC recommends that identity theft victims take several  
4 time-consuming steps to protect their personal and financial information after a data breach,  
5 including contacting one of the credit bureaus to place a fraud alert on their account (and an  
6 extended fraud alert that lasts for 7 years if someone steals the victim's identity), reviewing their  
7 credit reports, contacting companies to remove fraudulent charges from their accounts, placing a  
8 freeze on their credit, and correcting their credit reports.<sup>8</sup> However, these steps do not guarantee  
9 protection from identity theft but can only mitigate identity theft's long-lasting negative impacts.  
10

11 74. Identity thieves can also use stolen personal information such as Social Security  
12 numbers for a variety of crimes, including credit card fraud, phone or utilities fraud, bank fraud,  
13 to obtain a driver's license or official identification card in the *victim's* name but with the thief's  
14 picture, to obtain government benefits, or to file a fraudulent tax return using the victim's  
15 information. In addition, identity thieves may obtain a job using the victim's Social Security  
16 number, rent a house in the victim's name, receive medical services in the victim's name, and even  
17 give the victim's personal information to police during an arrest resulting in an arrest warrant being  
18 issued in the victim's name.  
19

20 75. PII is data that can be used to detect a specific individual. PII is a valuable property  
21 right. Its value is axiomatic, considering the value of big *data* in corporate America and the  
22  
23  
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25

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26 <sup>8</sup> See *IdentityTheft.gov*, FEDERAL TRADE COMMISSION, available at:  
27 <https://www.identitytheft.gov/Steps> (last visited on December 23, 2024).  
28

consequences of cyber thefts (which include heavy prison sentences). Even this obvious risk-to-reward analysis illustrates beyond doubt that PII has considerable market value.

76. The U.S. Attorney General stated in 2020 that consumers' sensitive personal information commonly stolen in data breaches "has economic value."<sup>9</sup> The increase in cyberattacks, and attendant risk of future attacks, was widely known and completely foreseeable to the public and to anyone in Defendant's industry.

77. The PII of consumers remains of high value to criminals, as evidenced by the prices they will pay through the dark web. Numerous sources cite dark web pricing for stolen identity credentials. For example, PII can be sold at a price ranging from \$40 to \$200, and bank details have a price range of \$50 to \$200.<sup>10</sup> Experian reports that a stolen credit or debit card number can sell for \$5 to \$110 on the dark web and that the "fullz" (a term criminals use to refer to a complete set of information on a fraud victim) sold for \$30 in 2017.<sup>11</sup>

78. Furthermore, even information such as names, email addresses and phone numbers, can have value to a hacker. Beyond things like spamming customers, or launching phishing attacks using their names and emails, hackers, *inter alia*, can combine this information with other hacked

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<sup>9</sup> See Attorney General William P. Barr Announces Indictment of Four Members of China's Military for Hacking into Equifax, U.S. DEP'T OF JUSTICE (Feb. 10, 2020), <https://www.justice.gov/opa/speech/attorney-general-william-p-barr-announces-indictment-four-members-china-s-military> (last visited on December 23, 2024).

<sup>10</sup> *Your personal data is for sale on the dark web. Here's how much it costs*, DIGITAL TRENDS (Oct. 16, 2019), available at <https://www.digitaltrends.com/computing/personal-data-sold-on-the-dark-web-how-much-it-costs> (last visited on December 23, 2024).

<sup>11</sup> *Here's How Much Your Personal Information Is Selling for on the Dark Web*, EXPERIAN (Dec. 6, 2017), <https://www.experian.com/blogs/ask-experian/heres-how-much-your-personal-information-is-selling-for-on-the-dark-web> (last visited on December 23, 2024).

1 data to build a more complete picture of an individual. It is often this type of piecing together of  
 2 a puzzle that allows hackers to successfully carry out phishing attacks or social engineering attacks.  
 3 This is reflected in recent reports, which warn that “[e]mail addresses are extremely valuable to  
 4 threat actors who use them as part of their threat campaigns to compromise accounts and send  
 5 phishing emails.”<sup>12</sup>

6  
 7 79. The Dark Web Price Index of 2023, published by PrivacyAffairs, shows how  
 8 valuable just email addresses alone can be, even when not associated with a financial account: <sup>13</sup>

2,400,000 million Canada email addresses	\$100
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9  
 10 80. Beyond using email addresses for hacking, the sale of a batch of illegally obtained  
 11 email addresses can lead to increased spam emails. If an email address is swamped with spam,  
 12 that address may become cumbersome or impossible to use, making it less valuable to its owner.

13 81. Likewise, the value of PII is increasingly evident in our digital economy. Many  
 14 companies, including CWG, collect PII for purposes of data analytics and marketing. These  
 15 companies, collect it to better target customers, and shares it with third parties for similar  
 16 purposes.<sup>14</sup>

17  
 18  
 19  
 20 <sup>12</sup> See *Dark Web Price Index: The Cost of Email Data*, MAGICSPAM,  
 21 <https://www.magicspam.com/blog/dark-web-price-index-the-cost-of-email-data/>  
 22 (last visited on December 23, 2024).

23 <sup>13</sup> See *Dark Web Price Index 2023*, PRIVACY AFFAIRS,  
 24 <https://www.privacyaffairs.com/dark-web-price-index-2023/> (last visited on  
 25 December 23, 2024).

26 <sup>14</sup> See *Privacy Policy*, ROBINHOOD,  
 27 <https://robinhood.com/us/en/support/articles/privacy-policy/> (last visited on  
 28 December 23, 2024).

1           82. One author has noted: “Due, in part, to the use of PII in marketing decisions,  
2 commentators are conceptualizing PII as a commodity. Individual data points have concrete value,  
3 which can be traded on what is becoming a burgeoning market for PII.”<sup>15</sup>

4           83. Consumers also recognize the value of their personal information and offer it in  
5 exchange for goods and services. The value of PII can be derived not only by a price at which  
6 consumers or hackers actually seek to sell it, but rather by the economic benefit consumers derive  
7 from being able to use it and control the use of it.  
8

9           84. A consumer’s ability to use their PII is encumbered when their identity or credit  
10 profile is infected by misuse or fraud. For example, a consumer with false or conflicting  
11 information on their credit report may be denied credit. Also, a consumer may be unable to open  
12 an electronic account where their email address is already associated with another user. In this  
13 sense, among others, the theft of PII in the Data Breach led to a diminution in value of the PII.  
14

15           85. Data breaches, like that at issue here, damage consumers by interfering with their  
16 fiscal autonomy. Any past and potential future misuse of Plaintiff’s PII impairs their ability to  
17 participate in the economic marketplace.  
18  
19  
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21  
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25 <sup>15</sup> See John T. Soma, *Corporate Privacy Trend: The “Value” of Personally*  
26 *Identifiable Information (‘PII’) Equals the “Value” of Financial Assets*, 15 Rich. J.  
27 L. & Tech. 11, 14 (2009).  
28

86. The Identity Theft Resource Center documents the multitude of harms caused by fraudulent use of PII in its 2023 Consumer Impact Report.<sup>16</sup> After interviewing over 14,000 identity crime victims, researchers found that as a result of the criminal misuse of their PII:

- 77-percent experienced financial-related problems;
- 29-percent experienced financial losses exceeding \$10,000;
- 40-percent were unable to pay bills;
- 28-percent were turned down for credit or loans;
- 37-percent became indebted;
- 87-percent experienced feelings of anxiety;
- 67-percent experienced difficulty sleeping; and
- 51-percent suffered from panic of anxiety attacks.<sup>17</sup>

87. It must also be noted that there may be a substantial time lag between when harm occurs and when it is discovered, and also between when PII and/or personal financial information is stolen and when it is used. According to the U.S. Government Accountability Office, which conducted a study regarding data breaches:<sup>18</sup>

[L]aw enforcement officials told us that in some cases, stolen data may be held for up to a year or more before being used to commit identity theft. Further, once stolen data have been sold or posted on

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<sup>16</sup> *2023 Consumer Impact Report* (Jan. 2024), IDENTITY THEFT RESOURCE CENTER, available online at: [https://www.idtheftcenter.org/wp-content/uploads/2023/08/ITRC\\_2023-Consumer-Impact-Report\\_Final-1.pdf](https://www.idtheftcenter.org/wp-content/uploads/2023/08/ITRC_2023-Consumer-Impact-Report_Final-1.pdf) (last visited on December 23, 2024).

<sup>17</sup> *Id* at pp 21-25.

<sup>18</sup> *Data Breaches Are Frequent, but Evidence of Resulting Identity Theft Is Limited; However, the Full Extent Is Unknown*, U.S. GOVERNMENT ACCOUNTABILITY OFFICE (June 2007), available at <https://www.gao.gov/assets/gao-07-737.pdf> (last visited on December 23, 2024).

1 the Web, fraudulent use of that information may continue for years.

2 As a result, studies that attempt to measure the harm resulting from  
3 data breaches cannot necessarily rule out all future harm.

4  
5 88. PII is such a valuable commodity to identity thieves that once the information has  
6 been compromised, criminals often trade the information on the “cyber black market” for years.

7 89. As a result, Plaintiff and Class Members are at an increased risk of fraud and  
8 identity theft for many years into the future. Thus, Plaintiff and Class Members have no choice but  
9 to vigilantly monitor their accounts for many years to come.

10 **V. PLAINTIFF’S AND CLASS MEMBERS’ DAMAGES**

11 *Plaintiff Joanne Kaplan’s Experience*

12  
13 90. When Plaintiff Kaplan first became a customer of CWG, she was required to  
14 provide substantial amounts of her PII.

15 91. On or about December 13, 2024 Plaintiff Kaplan received the Notice informing her  
16 that her Private Information had been involved during the Data Breach. The Notice provided that  
17 the Private Information compromised included her “name, date of birth, and financial account  
18 information”.

19 92. The Notice offered Plaintiff Kaplan only one (1) year of credit monitoring services.  
20 One year of credit monitoring is not sufficient given that Plaintiff Kaplan will now experience a  
21 lifetime of increased risk of identity theft and other forms of targeted fraudulent misuse of her  
22 Private Information.  
23

24 93. Plaintiff Kaplan suffered actual injury in the form of time spent dealing with the  
25 Data Breach and the increased risk of fraud resulting from the Data Breach and/or monitoring her  
26 accounts for fraud.  
27  
28

1           94. Plaintiff Kaplan would not have provided her Private Information to Defendant had  
2 Defendant timely disclosed that its systems lacked adequate computer and data security practices  
3 to safeguard its customers' personal information from theft, and that those systems were subject  
4 to a data breach.

5           95. Plaintiff Kaplan suffered actual injury in the form of having her Private Information  
6 compromised and/or stolen as a result of the Data Breach.

7           96. Plaintiff Kaplan suffered actual injury in the form of damages to and diminution in  
8 the value of her personal and financial information – a form of intangible property that Plaintiff  
9 Kaplan entrusted to Defendant for the purpose of receiving wine delivery services from Defendant  
10 and which was compromised in, and as a result of, the Data Breach.

11           97. Plaintiff Kaplan suffered imminent and impending injury arising from the  
12 substantially increased risk of future fraud, identity theft, and misuse posed by her Private  
13 Information being placed in the hands of criminals.

14           98. Plaintiff Kaplan has a continuing interest in ensuring that her Private Information,  
15 which remains in the possession of Defendant, is protected and safeguarded from future breaches.  
16 This interest is particularly acute, as Defendant's systems have already been shown to be  
17 susceptible to compromise and are subject to further attack so long as Defendant fails to undertake  
18 the necessary and appropriate security and training measures to protect its customers' Private  
19 Information  
20 Information  
21

22           99. As a result of the Data Breach, Plaintiff Kaplan made reasonable efforts to mitigate  
23 the impact of the Data Breach, including but not limited to researching the Data Breach, reviewing  
24 financial accounts for any indications of actual or attempted identity theft or fraud, and researching  
25 the credit monitoring offered by Defendant, as well as long-term credit monitoring options she will  
26  
27  
28



1 now need to use. Plaintiff Kaplan has spent several hours dealing with the Data Breach, valuable  
2 time she otherwise would have spent on other activities.

3 100. As a result of the Data Breach, Plaintiff Kaplan has suffered anxiety as a result of  
4 the release of her Private Information to cybercriminals, which Private Information she believed  
5 would be protected from unauthorized access and disclosure. These feelings include anxiety about  
6 unauthorized parties viewing, selling, and/or using her Private Information for purposes of  
7 committing cyber and other crimes against her. Plaintiff Kaplan is very concerned about this  
8 increased, substantial, and continuing risk, as well as the consequences that identity theft and fraud  
9 resulting from the Data Breach will have on her life.  
10

11 101. Plaintiff Kaplan also suffered actual injury as a result of the Data Breach in the  
12 form of (a) damage to and diminution in the value of her Private Information, a form of property  
13 that Defendant obtained from Plaintiff Kaplan; (b) violation of her privacy rights; and (c) present,  
14 imminent, and impending injury arising from the increased risk of identity theft, and fraud she now  
15 faces.  
16

17 102. As a result of the Data Breach, Plaintiff Kaplan anticipates spending considerable  
18 time and money on an ongoing basis to try to mitigate and address the many harms caused by the  
19 Data Breach.

20 103. In sum, Plaintiff and Class Members have been damaged by the compromise of  
21 their Private Information in the Data Breach.  
22

23 104. Plaintiff and Class Members entrusted their Private Information to Defendant in  
24 order to receive Defendant's services.

25 105. Plaintiff's Private Information was subsequently compromised as a direct and  
26 proximate result of the Data Breach, which Data Breach resulted from Defendant's inadequate  
27 data security practices.  
28

1           106. As a direct and proximate result of CWG's actions and omissions, Plaintiff and  
2 Class Members have been harmed and are at an imminent, immediate, and continuing increased  
3 risk of harm, including but not limited to, having medical services billed in their names, loans  
4 opened in their names, tax returns filed in their names, utility bills opened in their names, credit  
5 card accounts opened in their names, and other forms of identity theft.

6           107. Further, as a direct and proximate result of CWG's conduct, Plaintiff and Class  
7 Members have been forced to spend time dealing with the effects of the Data Breach.  
8

9           108. Plaintiff and Class Members also face a substantial risk of being targeted in future  
10 phishing, data intrusion, and other illegal schemes through the misuse of their Private Information,  
11 since potential fraudsters will likely use such Private Information to carry out such targeted  
12 schemes against Plaintiff and Class Members.

13           109. The Private Information maintained by and stolen from Defendant's systems,  
14 combined with publicly available information, allows nefarious actors to assemble a detailed  
15 mosaic of Plaintiff and Class Members, which can also be used to carry out targeted fraudulent  
16 schemes against Plaintiff and Class Members.  
17

18           110. Plaintiff and Class Members also lost the benefit of the bargain they made with  
19 CWG. Plaintiff and Class Members overpaid for services that were intended to be accompanied  
20 by adequate data security but were not. Indeed, part of the price Plaintiff and Class Members paid  
21 to CWG was intended to be used by CWG to fund adequate security of CWG's system and protect  
22 Plaintiff's and Class Members' Private Information. Thus, Plaintiff and the Class did not receive  
23 what they paid for.  
24

25           111. Additionally, as a direct and proximate result of CWG's conduct, Plaintiff and  
26 Class Members have also been forced to take the time and effort to mitigate the actual and potential  
27 impact of the data breach on their everyday lives, including placing "freezes" and "alerts" with  
28

1 credit reporting agencies, contacting their financial institutions, closing or modifying financial  
2 accounts, and closely reviewing and monitoring bank accounts and credit reports for unauthorized  
3 activity for years to come.

4 112. Plaintiff and Class Members may also incur out-of-pocket costs for protective  
5 measures such as credit monitoring fees, credit report fees, credit freeze fees, and similar costs  
6 directly or indirectly related to the Data Breach.

7 113. Additionally, Plaintiff and Class Members also suffered a loss of value of their PII  
8 and PHI when it was acquired by cyber thieves in the Data Breach. Numerous courts have  
9 recognized the propriety of loss of value damages in related cases. An active and robust legitimate  
10 marketplace for Private Information also exists. In 2019, the data brokering industry was worth  
11 roughly \$200 billion.<sup>19</sup> In fact, consumers who agree to provide their web browsing history to the  
12 Nielsen Corporation can in turn receive up to \$50 a year.<sup>20</sup>

14 114. As a result of the Data Breach, Plaintiff's and Class Members' Private Information,  
15 which has an inherent market value in both legitimate and illegal markets, has been harmed and  
16 diminished due to its acquisition by cybercriminals. This transfer of valuable information  
17 happened with no consideration paid to Plaintiff or Class Members for their property, resulting in  
18 an economic loss. Moreover, the Private Information is apparently readily available to others, and  
19 the rarity of the Private Information has been destroyed because it is no longer only held by  
20  
21

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23 <sup>19</sup> See *How Data Brokers Profit from the Data We Create*, THE QUANTUM RECORD,  
24 <https://thequantumrecord.com/blog/data-brokers-profit-from-our-data/> (last visited  
25 on December 23, 2024).

26 <sup>20</sup> *Frequently Asked Questions*, NIELSEN COMPUTER & MOBILE PANEL,  
27 <https://computermobilepanel.nielsen.com/ui/US/en/faqen.html> (last visited on December 23,  
28 2024).

1 Plaintiff and the Class Members, and because that data no longer necessarily correlates only with  
2 activities undertaken by Plaintiff and the Class Members, thereby causing additional loss of value.

3 115. Plaintiff and Class Members were also damaged via benefit-of-the-bargain  
4 damages. The contractual bargain entered into between Plaintiff and CWG included Defendant's  
5 contractual obligation to provide adequate data security, which Defendant failed to provide. Thus,  
6 Plaintiff and Class Members did not get what they bargained for.

7 116. Finally, Plaintiff and Class Members have suffered or will suffer actual injury as a  
8 direct and proximate result of the Data Breach in the form of out-of-pocket expenses and the value  
9 of their time reasonably incurred to remedy or mitigate the effects of the Data Breach. These losses  
10 include, but are not limited to, the following:  
11

- 12 a. Monitoring for and discovering fraudulent charges;
- 13 b. Canceling and reissuing credit and debit cards;
- 14 c. Addressing their inability to withdraw funds linked to compromised accounts;
- 15 d. Taking trips to banks and waiting in line to obtain funds held in limited  
16 accounts;
- 17 e. Spending time on the phone with or at a financial institution to dispute  
18 fraudulent charges;
- 19 f. Contacting financial institutions and closing or modifying financial accounts;
- 20 g. Resetting automatic billing and payment instructions from compromised credit  
21 and debit cards to new ones;
- 22 h. Paying late fees and declined payment fees imposed as a result of failed  
23 automatic payments that were tied to compromised cards that had to be  
24 cancelled; and  
25  
26  
27  
28

i. Closely reviewing and monitoring bank accounts and credit reports for additional unauthorized activity for years to come.

117. Moreover, Plaintiff and Class Members have an interest in ensuring that their Private Information, which is believed to still be in the possession of CWG, is protected from future additional breaches by the implementation of more adequate data security measures and safeguards, including but not limited to, ensuring that the storage of data or documents containing personal and financial information is not accessible online, that access to such data is password-protected, and that such data is properly encrypted.

118. As a direct and proximate result of CWG's actions and inactions, Plaintiff and Class Members have suffered a loss of privacy and have suffered cognizable harm, including an imminent and substantial future risk of harm, in the forms set forth above.

## **VI. CLASS ACTION ALLEGATIONS**

119. Plaintiff brings this action individually and on behalf of all other persons similarly situated, pursuant to Federal Rule of Civil Procedure 23(a), 23(b)(1), 23(b)(2), and 23(b)(3).

120. Specifically, Plaintiff proposes the following Nationwide Class, as well as the following Illinois Subclass definition (collectively referred to herein as the "Class"), subject to amendment as appropriate:

### **Nationwide Class**

All individuals in the United States who had Private Information accessed and/or acquired as a result of the Data Breach, including all who were sent a notice of the Data Breach.

1                   **Illinois Subclass**

2           All residents of Illinois who had Private Information accessed and/or acquired  
3           as a result of the Data Breach, including all who were sent a notice of the Data  
4           Breach.

5           121.   Excluded from the Class are Defendant and its parents or subsidiaries, any entities  
6           in which it has a controlling interest, as well as its officers, directors, affiliates, legal  
7           representatives, heirs, predecessors, successors, and assigns. Also excluded is any Judge to whom  
8           this case is assigned as well as their judicial staff and immediate family members.

9           122.   Plaintiff reserves the right to modify or amend the definitions of the proposed  
10          Nationwide Class and Illinois Subclass, as well as add additional subclasses, before the Court  
11          determines whether certification is appropriate.

12          123.   The proposed Class meets the criteria for certification under Fed. R. Civ. P. 23(a),  
13          (b)(2), and (b)(3).

14          124.   **Numerosity.** The Class Members are so numerous that joinder of all members is  
15          impracticable. Though the exact number and identities of Class Members are unknown at this time,  
16          based on information and belief, the Class consists of at least 26,000 customers of CWG whose  
17          data was compromised in the Data Breach. The identities of Class Members are ascertainable  
18          through CWG's records, Class Members' records, publication notice, self-identification, and other  
19          means.  
20          means.

21          125.   **Commonality.** There are questions of law and fact common to the Class, which  
22          predominate over any questions affecting only individual Class Members. These common  
23          questions of law and fact include, without limitation:  
24          questions of law and fact include, without limitation:

25                  a.   Whether CWG engaged in the conduct alleged herein;  
26  
27  
28

- b. Whether CWG's conduct violated the Illinois Consumer Fraud and Deceptive Business Practices Act invoked below;
- c. When CWG learned of the Data Breach;
- d. Whether CWG's response to the Data Breach was adequate;
- e. Whether CWG unlawfully lost or disclosed Plaintiff's and Class Members' Private Information;
- f. Whether CWG failed to implement and maintain reasonable security procedures and practices appropriate to the nature and scope of the Private Information compromised in the Data Breach;
- g. Whether CWG's data security systems prior to and during the Data Breach complied with applicable data security laws and regulations;
- h. Whether CWG's data security systems prior to and during the Data Breach were consistent with industry standards;
- i. Whether CWG owed a duty to Class Members to safeguard their Private Information;
- j. Whether CWG breached its duty to Class Members to safeguard their Private Information;
- k. Whether hackers obtained Class Members' Private Information via the Data Breach;
- l. Whether CWG had a legal duty to provide timely and accurate notice of the Data Breach to Plaintiff and the Class Members;
- m. Whether CWG breached its duty to provide timely and accurate notice of the Data Breach to Plaintiff and Class Members;

- n. Whether CWG knew or should have known that its data security systems and monitoring processes were deficient;
- o. What damages Plaintiff and Class Members suffered as a result of CWG's misconduct;
- p. Whether CWG's conduct was negligent;
- q. Whether CWG's conduct was *per se* negligent;
- r. Whether CWG was unjustly enriched;
- s. Whether Plaintiff and Class Members are entitled to actual and/or statutory damages;
- t. Whether Plaintiff and Class Members are entitled to additional credit or identity monitoring and monetary relief; and
- u. Whether Plaintiff and Class Members are entitled to equitable relief, including injunctive relief, restitution, disgorgement, and/or the establishment of a constructive trust.

126. **Typicality.** Plaintiff's claims are typical of those of other Class Members because Plaintiff's Private Information, like that of every other Class Member, was compromised in the Data Breach.

127. **Adequacy of Representation.** Plaintiff will fairly and adequately represent and protect the interests of Class Members. Plaintiff's counsel is competent and experienced in litigating class actions, including data privacy litigation of this kind.

128. **Predominance.** CWG has engaged in a common course of conduct toward Plaintiff and Class Members in that all of Plaintiff's and Class Members' data was stored on the same computer systems and unlawfully accessed and exfiltrated in the same way. The common issues arising from CWG's conduct affecting Class Members set out above predominate over any



1 individualized issues. Adjudication of these common issues in a single action has important and  
2 desirable advantages of judicial economy.

3 129. **Superiority.** A class action is superior to other available methods for the fair and  
4 efficient adjudication of this controversy and no unusual difficulties are likely to be encountered  
5 in the management of this class action. Class treatment of common questions of law and fact is  
6 superior to multiple individual actions or piecemeal litigation. Absent a class action, most Class  
7 Members would likely find that the cost of litigating their individual claims is prohibitively high  
8 and would therefore have no effective remedy. The prosecution of separate actions by individual  
9 Class Members would create a risk of inconsistent or varying adjudications with respect to  
10 individual Class Members, which would establish incompatible standards of conduct for CWG. In  
11 contrast, conducting this action as a class action presents far fewer management difficulties,  
12 conserves judicial resources and the parties' resources, and protects the rights of each Class  
13 Member.  
14

15 130. Class certification is also appropriate under Fed. R. Civ. P. 23(b)(2). CWG has  
16 acted and/or refused to act on grounds generally applicable to the Class such that final injunctive  
17 relief and/or corresponding declaratory relief is appropriate as to the Class as a whole.  
18

19 131. Finally, all members of the proposed Class are readily ascertainable. CWG has  
20 access to the names and addresses and/or email addresses of Class Members affected by the Data  
21 Breach. Class Members have already been preliminarily identified and sent notice of the Data  
22 Breach by CWG.  
23

## 24 **VII. CLAIMS FOR RELIEF**

### 25 **COUNT I**

#### 26 **NEGLIGENCE**

27 **(On behalf of Plaintiff and the Nationwide Class or, Alternatively,**  
28

**the Illinois Subclass)**

132. Plaintiff restates and realleges all of the allegations stated above and hereafter as if fully set forth herein.

133. CWG knowingly collected, came into possession of, and maintained Plaintiff's and Class Members' Private Information, and had a duty to exercise reasonable care in safeguarding, securing, and protecting such Information from being disclosed, compromised, lost, stolen, and misused by unauthorized parties.

134. CWG's duty also included a responsibility to implement processes by which it could detect and analyze a breach of its security systems quickly and to give prompt notice to those affected in the case of a cyberattack.

135. CWG knew or should have known of the risks inherent in collecting the Private Information of Plaintiff and Class Members and the importance of adequate security. CWG was on notice because, on information and belief, it knew or should have known that it would be an attractive target for cyberattacks.

136. CWG owed a duty of care to Plaintiff and Class Members whose Private Information was entrusted to it. CWG's duties included, but were not limited to, the following:

- a. To exercise reasonable care in obtaining, retaining, securing, safeguarding, deleting, and protecting Private Information in its possession;
- b. To protect customers' Private Information using reasonable and adequate security procedures and systems compliant with industry standards;
- c. To have procedures in place to prevent the loss or unauthorized dissemination of Private Information in its possession;

- d. To employ reasonable security measures and otherwise protect the Private Information of Plaintiff and Class Members pursuant to the FTCA and Illinois Consumer Fraud and Deceptive Business Practices Act;
- e. To implement processes to quickly detect a data breach and to timely act on warnings about data breaches; and
- f. To promptly notify Plaintiff and Class Members of the Data Breach, and to precisely disclose the type(s) of information compromised.

137. CWG's duty to employ reasonable data security measures arose, in part, under Section 5 of the Federal Trade Commission Act, 15 U.S.C. § 45, which prohibits "unfair . . . practices in or affecting commerce," including, as interpreted and enforced by the FTC, the unfair practice of failing to use reasonable measures to protect confidential data.

138. CWG's duty also arose because Defendant was bound by industry standards to protect its customers' confidential Private Information.

139. Plaintiff and Class Members were foreseeable victims of any inadequate security practices on the part of Defendant, and CWG owed them a duty of care to not subject them to an unreasonable risk of harm.

140. CWG, through its actions and/or omissions, unlawfully breached its duty to Plaintiff and Class Members by failing to exercise reasonable care in protecting and safeguarding Plaintiff's and Class Members' Private Information within CWG's possession.

141. CWG, by its actions and/or omissions, breached its duty of care by failing to provide, or acting with reckless disregard for, fair, reasonable, or adequate computer systems and data security practices to safeguard the Private Information of Plaintiff and Class Members.

1           142. CWG, by its actions and/or omissions, breached its duty of care by failing to  
2 promptly identify the Data Breach and then failing to provide prompt notice of the Data Breach to  
3 the persons whose Private Information was compromised.

4           143. CWG breached its duties, and thus was negligent, by failing to use reasonable  
5 measures to protect Class Members' Private Information. The specific negligent acts and  
6 omissions committed by Defendant include, but are not limited to, the following:

- 7           a. Failing to adopt, implement, and maintain adequate security measures to safeguard  
8           Class Members' Private Information;
- 9           b. Failing to adequately monitor the security of its networks and systems;
- 10           c. Failing to periodically ensure that its email system maintained reasonable data  
11           security safeguards;
- 12           d. Allowing unauthorized access to Class Members' Private Information;
- 13           e. Failing to comply with the FTCA and Illinois Consumer Fraud and Deceptive  
14           Business Practices Act;
- 15           f. Failing to detect in a timely manner that Class Members' Private Information had  
16           been compromised; and
- 17           g. Failing to timely notify Class Members about the Data Breach so that they could  
18           take appropriate steps to mitigate the potential for identity theft and other damages.

19           144. CWG acted with reckless disregard for the rights of Plaintiff and Class Members  
20 by failing to provide prompt and adequate individual notice of the Data Breach such that Plaintiff  
21 and Class Members could take measures to protect themselves from damages caused by the  
22 fraudulent use of the Private Information compromised in the Data Breach.  
23  
24  
25

26           145. CWG had a special relationship with Plaintiff and Class Members. Plaintiff's and  
27 Class Members' willingness to entrust CWG with their Private Information was predicated on the  
28

1 understanding that CWG would take adequate security precautions. Moreover, only CWG had the  
2 ability to protect its systems (and the Private Information that it stored on them) from attack.

3 146. CWG's breach of duties owed to Plaintiff and Class Members caused Plaintiff's  
4 and Class Members' Private Information to be compromised and exfiltrated as alleged herein.

5 147. CWG's breaches of duty also caused a substantial, imminent risk to Plaintiff and  
6 Class Members of identity theft, loss of control over their Private Information, and/or loss of time  
7 and money to monitor their accounts for fraud.

8 148. As a result of CWG's negligence in breach of its duties owed to Plaintiff and Class  
9 Members, Plaintiff and Class Members are in danger of imminent harm in that their Private  
10 Information, which is still in the possession of third parties, will be used for fraudulent purposes.

11 149. CWG also had independent duties under state laws that required it to reasonably  
12 safeguard Plaintiff's and Class Members' Private Information and promptly notify them about the  
13 Data Breach.  
14

15 150. As a direct and proximate result of CWG's negligent conduct, Plaintiff and Class  
16 Members have suffered damages as alleged herein and are at imminent risk of further harm.  
17

18 151. The injury and harm that Plaintiff and Class Members suffered was reasonably  
19 foreseeable.

20 152. Plaintiff and Class Members have suffered injury and are entitled to damages in an  
21 amount to be proven at trial.

22 153. In addition to monetary relief, Plaintiff and Class Members are also entitled to  
23 injunctive relief requiring CWG to, *inter alia*, strengthen its data security systems and monitoring  
24 procedures, conduct periodic audits of those systems, and provide lifetime credit monitoring and  
25 identity theft insurance to Plaintiff and Class Members.  
26  
27  
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**COUNT II**

**NEGLIGENCE *PER SE***

**(On behalf of Plaintiff and the Nationwide Class or, Alternatively,  
the Illinois Subclass)**

154. Plaintiff restates and realleges all of the allegations stated above and hereafter as if fully set forth herein.

155. Pursuant to Section 5 of the FTCA, CWG had a duty to provide fair and adequate computer systems and data security to safeguard the Private Information of Plaintiff and Class Members.

156. CWG breached its duties by failing to employ industry-standard cybersecurity measures in order to comply with the FTCA, including but not limited to proper segregation, access controls, password protection, encryption, intrusion detection, secure destruction of unnecessary data, and penetration testing.

157. Plaintiff and Class Members are within the class of persons that the FTCA is intended to protect.

158. The FTCA prohibits “unfair . . . practices in or affecting commerce,” including, as interpreted and enforced by the FTC, the unfair act or practice of failing to use reasonable measures to protect PII (such as the Private Information compromised in the Data Breach). The FTC rulings and publications described above, together with the industry-standard cybersecurity measures set forth herein, form part of the basis of CWG’s duty in this regard.

159. CWG violated the FTCA by failing to use reasonable measures to protect the Private Information of Plaintiff and the Class and by not complying with applicable industry standards, as described herein.

1           160. It was reasonably foreseeable, particularly given the growing number of data  
2 breaches of Private Information, that the failure to reasonably protect and secure Plaintiff's and  
3 Class Members' Private Information in compliance with applicable laws would result in an  
4 unauthorized third-party gaining access to CWG's networks, databases, and computers that stored  
5 Plaintiff's and Class Members' unencrypted Private Information.

6           161. CWG's violations of the FTCA constitute negligence *per se*.

7           162. Plaintiff's and Class Members' Private Information constitutes personal property  
8 that was stolen due to CWG's negligence, resulting in harm, injury, and damages to Plaintiff and  
9 Class Members.  
10

11           163. As a direct and proximate result of CWG's negligence *per se*, Plaintiff and the Class  
12 have suffered, and continue to suffer, injuries and damages arising from the unauthorized access  
13 of their Private Information, including but not limited to damages from the lost time and effort to  
14 mitigate the actual and potential impact of the Data Breach on their lives.  
15

16           164. CWG breached its duties to Plaintiff and the Class under the FTCA by failing to  
17 provide fair, reasonable, or adequate computer systems and data security practices to safeguard  
18 Plaintiff's and Class Members' Private Information.

19           165. As a direct and proximate result of CWG's negligent conduct, Plaintiff and Class  
20 Members have suffered injury and are entitled to compensatory and consequential damages in an  
21 amount to be proven at trial.  
22

23           166. In addition to monetary relief, Plaintiff and Class Members are also entitled to  
24 injunctive relief requiring CWG to, *inter alia*, strengthen its data security systems and monitoring  
25 procedures, conduct periodic audits of those systems, and provide lifetime credit monitoring and  
26 identity theft insurance to Plaintiff and Class Members.  
27  
28

**COUNT III**  
**BREACH OF CONTRACT**

**(On behalf of Plaintiff and the Nationwide Class or, Alternatively,  
the Illinois Subclass)**

167. Plaintiff restates and realleges all of the allegations stated above and hereafter as if fully set forth herein.

168. Plaintiff and Class Members entered into a valid and enforceable contract through which they paid money to CWG in exchange for services. That contract included promises by Defendant to secure, safeguard, and not disclose Plaintiff's and Class Members' Private Information.

169. CWG's Privacy Policy memorialized the rights and obligations of CWG and its customers. This document was provided to Plaintiff and Class Members in a manner in which it became part of the agreement for services.

170. In the Privacy Policy, CWG commits to protecting the privacy and security of private information and promises to never share Plaintiff's and Class Members' Private Information except under certain limited circumstances.

171. Plaintiff and Class Members fully performed their obligations under their contracts with CWG.

172. However, CWG did not secure, safeguard, and/or keep private Plaintiff's and Class Members' Private Information, and therefore CWG breached its contracts with Plaintiff and Class Members.

173. CWG allowed third parties to access, copy, and/or exfiltrate Plaintiff's and Class Members' Private Information without permission. Therefore, CWG breached the Privacy Policy with Plaintiff and Class Members.

174. CWG's failure to satisfy its confidentiality and privacy obligations resulted in CWG providing services to Plaintiff and Class Members that were of a diminished value.



175. As a result, Plaintiff and Class Members have been harmed, damaged, and/or injured as described herein, including in Defendant's failure to fully perform its part of the bargain with Plaintiff and Class Members.

176. As a direct and proximate result of CWG's conduct, Plaintiff and Class Members suffered and will continue to suffer damages in an amount to be proven at trial.

177. In addition to monetary relief, Plaintiff and Class Members are also entitled to injunctive relief requiring CWG to, *inter alia*, strengthen its data security systems and monitoring procedures, conduct periodic audits of those systems, and provide lifetime credit monitoring and identity theft insurance to Plaintiff and Class Members.

**COUNT IV**  
**BREACH OF IMPLIED CONTRACT**  
**(On behalf of Plaintiff and the Nationwide Class or, Alternatively,**  
**the Illinois Subclass)**

178. Plaintiff restates and realleges all of the allegations stated above and hereafter as if fully set forth herein.

179. This Count is pleaded in the alternative to Count III above.

180. CWG provides wine purchasing and delivery services to Plaintiff and Class Members. Plaintiff and Class Members formed an implied contract with Defendant regarding the provision of those services through their collective conduct, including by Plaintiff and Class Members paying for goods and services from Defendant.

181. Through Defendant's sale of goods and services, it knew or should have known that it must protect Plaintiff's and Class Members' confidential Private Information in accordance with CWG's policies, practices, and applicable law.

1           182. As consideration, Plaintiff and Class Members paid money to CWG and turned  
2 over valuable Private Information to CWG. Accordingly, Plaintiff and Class Members bargained  
3 with CWG to securely maintain and store their Private Information.

4           183. CWG accepted possession of Plaintiff's and Class Members' Private Information  
5 for the purpose of providing goods and services to Plaintiff and Class Members.

6           184. In delivering their Private Information to CWG and paying for goods and services,  
7 Plaintiff and Class Members intended and understood that CWG would adequately safeguard the  
8 Private Information as part of that service.

9           185. Defendant's implied promises to Plaintiff and Class Members include, but are not  
10 limited to, (1) taking steps to ensure that anyone who is granted access to Private Information also  
11 protect the confidentiality of that data; (2) taking steps to ensure that the Private Information that  
12 is placed in the control of its employees is restricted and limited to achieve an authorized business  
13 purpose; (3) restricting access to qualified and trained employees and/or agents; (4) designing and  
14 implementing appropriate retention policies to protect the Private Information against criminal  
15 data breaches; (5) applying or requiring proper encryption; (6) implementing multifactor  
16 authentication for access; and (7) taking other steps to protect against foreseeable data breaches.

17           186. Plaintiff and Class Members would not have entrusted their Private Information to  
18 CWG in the absence of such an implied contract.

19           187. Had CWG disclosed to Plaintiff and the Class that they did not have adequate  
20 computer systems and security practices to secure sensitive data, Plaintiff and Class Members  
21 would not have provided their Private Information to CWG.

22           188. CWG recognized that Plaintiff's and Class Member's Private Information is highly  
23 sensitive and must be protected, and that this protection was of material importance as part of the  
24 bargain to Plaintiff and the other Class Members.

1 189. CWG violated these implied contracts by failing to employ reasonable and adequate  
2 security measures to secure Plaintiff's and Class Members' Private Information.

3 190. Plaintiff and Class Members have been damaged by CWG's conduct, including the  
4 harms and injuries arising from the Data Breach now and in the future, as alleged herein.

5 **COUNT V**  
6 **VIOLATION OF THE ILLINOIS CONSUMER FRAUD AND DECEPTIVE**  
7 **BUSINESS PRACTICES ACT**  
8 **(On behalf of Plaintiff and the Illinois Subclass)**

9 191. Plaintiff restates and realleges all of the allegations stated above and hereafter as if  
10 fully set forth herein.

11 192. As fully alleged above, CWG engaged in unfair and deceptive acts and practices in  
12 violation of the Illinois Consumer Fraud and Deceptive Business Practices Act, 815 Ill. Comp.  
13 Stat. § 505/1, *et seq.* (the "CFA").

14 193. Reasonable individuals would be misled by Defendant's misrepresentations and/or  
15 omissions concerning the security of their Private Information because they assume companies,  
16 like CWG, that collect PII from customers will properly safeguard such in a manner consistent  
17 with industry standards and practices.

18 194. CWG failed to inform Plaintiff or Illinois Subclass Members of its inadequate data  
19 security practices and procedures that led to the Data Breach, thereby misleading Plaintiff and  
20 Illinois Subclass Members, in violation of Ill. Comp. Stat. § 505/1, *et seq.* Such misrepresentations  
21 and/or omissions were material because Plaintiff and Illinois Subclass Members entrusted CWG  
22 with their Private Information.

23 195. Had Plaintiff and Illinois Subclass Members known of CWG's failure to maintain  
24 adequate security measures to protect their Private Information, they would not have entrusted  
25 their Private Information to Defendant.  
26  
27  
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1           196. Plaintiff and Illinois Subclass Members were injured because: a) they would not  
2 have paid for services from CWG had they known the true nature and character of CWG's data  
3 security practices; b) Plaintiff and Illinois Subclass Members would not have entrusted their  
4 Private Information to CWG in the absence of promises that CWG would keep their information  
5 reasonably secure, and c) Plaintiff and Illinois Subclass Members would not have entrusted their  
6 Private Information to CWG in the absence of the promise to monitor its computer systems and  
7 networks to ensure that it adopted reasonable data security measures.  
8

9           197. These actions also constitute deceptive and unfair acts or practices because  
10 Defendant knew the facts about its inadequate data security and its failure to comply with  
11 applicable state and federal laws and industry standards would be unknown and not easily  
12 discoverable by Plaintiff and Illinois Subclass Members and would defeat Plaintiff's and Illinois  
13 Subclass Members' reasonable expectation about the security of their Private Information.  
14

15           198. Defendant intended that Plaintiff and Illinois Subclass Members would rely on its  
16 deceptive and unfair acts and practices and the concealment and omission of material facts in  
17 connection with Defendant's provision of services.

18           199. Defendant's wrongful practices were and are injurious to the public because those  
19 practices were part of CWG's generalized course of conduct that applied to Plaintiff and Illinois  
20 Subclass Members. Plaintiff and Illinois Subclass Members have been adversely affected by  
21 CWG's conduct and the public was and is at risk thereof.  
22

23           200. CWG also violated 815 Ill. Comp. Stat. § 505/2 by failing to immediately notify  
24 Plaintiff and Illinois Subclass Members of the nature and extent of the Data Breach pursuant to the  
25 Illinois Personal Information Protection Act, 815 Ill. Comp. Stat. § 530/1.

26           201. As a result, Plaintiff and Illinois Subclass Members have been damaged in an  
27 amount to be proven at trial. As a result of CWG's wrongful conduct, Plaintiff and Illinois Subclass  
28

Members were injured in that they never would have provided their Private Information to CWG had they known or been told that CWG failed to maintain sufficient security to keep their Private Information from being hacked and taken by others.

202. As a direct and proximate result of CWG's violations of the CFA, Plaintiff and Illinois Subclass Members have suffered harm, including identity theft, harm resulting from damaged credit scores and information, loss of time and money obtaining protections against future identity theft, loss of time and money resolving fraudulent charges, unreimbursed losses related to fraudulent charges, and other harm resulting from the unauthorized use or threat of unauthorized use of stolen Private Information, entitling them to damages in an amount to be proven at trial.

203. Pursuant to 815 Ill. Comp. Stat. § 505/10a(a), Plaintiff and Illinois Subclass Members seek actual and compensatory damages, injunctive relief, and court costs and attorneys' fees as a result of Defendant's CFA violations.

**COUNT VI**  
**INVASION OF PRIVACY**  
**(On behalf of Plaintiff and Nationwide Class, or, Alternatively,**  
**the Illinois Subclass)**

204. Plaintiff restates and realleges all of the allegations stated above and hereafter as if fully set forth herein.

205. Plaintiff and Class Members maintain a privacy interest in their Private Information, which is private, confidential information that is also protected from disclosure by applicable laws set forth above.

206. Plaintiff and Class Members' Private Information was contained, stored, and managed electronically in CWG's records, computers, and databases that was intended to be secured from unauthorized access to third-parties because highly sensitive, confidential matters

1 regarding Plaintiff's and Class Members' identities were only shared with CWG for the limited  
2 purpose of obtaining and paying for Defendant's services.

3 207. Additionally, Plaintiff's and Class Members' Private Information is highly  
4 attractive to criminals who can nefariously use such Private Information for fraud, identity theft,  
5 and other crimes without the victims' knowledge and consent.

6 208. CWG's disclosure of Plaintiff's and Class Members' Private Information to  
7 unauthorized third parties as a result of its failure to adequately secure and safeguard their Private  
8 Information is offensive. CWG's disclosure of Plaintiff's and Class Members' Private Information  
9 to unauthorized third parties permitted the physical and electronic intrusion into private quarters  
10 where Plaintiff's and Class Members' Private Information was stored.

11 209. Plaintiff and Class Members have been damaged by CWG's conduct, including by  
12 incurring the harms and injuries arising from the Data Breach now and in the future.  
13  
14

15 **COUNT VII**  
16 **UNJUST ENRICHMENT**  
**(On behalf of Plaintiff and Nationwide Class, or, Alternatively,**  
17 **the Illinois Subclass)**

18 210. Plaintiff restates and realleges all of the allegations stated above and hereafter as if  
19 fully set forth herein.

20 211. This Count is pleaded in the alternative to Counts III and IV above.

21 212. Plaintiff and Class Members conferred a benefit on CWG by turning over their  
22 Private Information to Defendant and by paying for products and services that should have  
23 included cybersecurity protection to protect their Private Information. Plaintiff and Class Members  
24 did not receive such protection.

25 213. Upon information and belief, CWG funds its data security measures entirely from  
26 its general revenue, including from payments made to it by Plaintiff and Class Members.  
27  
28

1           214. As such, a portion of the payments made by Plaintiff and Class Members is to be  
2 used to provide a reasonable and adequate level of data security that is in compliance with  
3 applicable state and federal regulations and industry standards, and the amount of the portion of  
4 each payment made that is allocated to data security is known to CWG.

5           215. CWG has retained the benefits of its unlawful conduct, including the amounts of  
6 payment received from Plaintiff and Class Members that should have been used for adequate  
7 cybersecurity practices that it failed to provide.

8           216. CWG knew that Plaintiff and Class Members conferred a benefit upon it, which  
9 CWG accepted. CWG profited from these transactions and used the Private Information of  
10 Plaintiff and Class Members for business purposes, while failing to use the payments it received  
11 for adequate data security measures that would have secured Plaintiff's and Class Members'  
12 Private Information and prevented the Data Breach.  
13

14           217. If Plaintiff and Class Members had known that CWG had not adequately secured  
15 their Private Information, they would not have agreed to provide such Private Information to  
16 Defendant.  
17

18           218. Due to CWG's conduct alleged herein, it would be unjust and inequitable under the  
19 circumstances for CWG to be permitted to retain the benefit of its wrongful conduct.

20           219. As a direct and proximate result of CWG's conduct, Plaintiff and Class Members  
21 have suffered and will suffer injury, including but not limited to: (i) the loss of the opportunity to  
22 control how their Private Information is used; (ii) the compromise, publication, and/or theft of their  
23 Private Information; (iii) out-of-pocket expenses associated with the prevention, detection, and  
24 recovery from identity theft, and/or unauthorized use of their Private Information; (iv) lost  
25 opportunity costs associated with effort expended and the loss of productivity addressing and  
26 attempting to mitigate the actual and future consequences of the Data Breach, including but not  
27  
28

1 limited to efforts spent researching how to prevent, detect, contest, and recover from identity theft;  
2 (v) the continued risk to their Private Information, which remains in CWG's possession and is  
3 subject to further unauthorized disclosures so long as CWG fails to undertake appropriate and  
4 adequate measures to protect Private Information in its continued possession; and (vi) future costs  
5 in terms of time, effort, and money that will be expended to prevent, detect, contest, and repair the  
6 impact of the Private Information compromised as a result of the Data Breach for the remainder of  
7 the lives of Plaintiff and Class Members.

8  
9 220. Plaintiff and Class Members are entitled to full refunds, restitution, and/or damages  
10 from CWG and/or an order proportionally disgorging all profits, benefits, and other compensation  
11 obtained by CWG from its wrongful conduct. This can be accomplished by establishing a  
12 constructive trust from which the Plaintiff and Class Members may seek restitution or  
13 compensation.

14 221. Plaintiff and Class Members may not have an adequate remedy at law against CWG,  
15 and accordingly, they plead this claim for unjust enrichment in addition to, or in the alternative to,  
16 other claims pleaded herein.  
17

18 **COUNT VIII**  
19 **DECLARATORY JUDGMENT**  
20 **(On behalf of Plaintiff and Nationwide Class, or, Alternatively,**  
21 **the Illinois Subclass)**

22 222. Plaintiff restates and realleges all of the allegations stated above and hereafter as if  
23 fully set forth herein.

24 223. Under the Declaratory Judgment Act, 28 U.S.C. § 2201, *et seq.*, this Court is  
25 authorized to enter a judgment declaring the rights and legal relations of the parties and to grant  
26 further necessary relief. Furthermore, the Court has broad authority to restrain acts that are tortious  
27 and violate the terms of the federal and state statute described in this Complaint.  
28



1           224. CWG owes a duty of care to Plaintiff and Class Members, which required it to  
2 adequately secure Plaintiff's and Class Members' Private Information.

3           225. CWG still possesses Private Information regarding Plaintiff and Class Members.

4           226. Plaintiff alleges that CWG's data security measures remain inadequate.  
5 Furthermore, Plaintiff continues to suffer injury as a result of the compromise of their Private  
6 Information and the risk remains that further compromises of their Private Information will occur  
7 in the future.

8           227. Under its authority pursuant to the Declaratory Judgment Act, this Court should  
9 enter a judgment declaring, among other things, the following:  
10

- 11           a. CWG owes a legal duty to secure its customers' Private Information and to timely  
12           notify customers of a data breach under the common law and Section 5 of the  
13           FTCA;  
14           b. CWG's existing security measures do not comply with its explicit or implicit  
15           contractual obligations and duties of care to provide reasonable security procedures  
16           and practices that are appropriate to protect customers' Private Information; and  
17           c. CWG continues to breach this legal duty by failing to employ reasonable measures  
18           to secure customers' Private Information.  
19

20           228. This Court should also issue corresponding prospective injunctive relief requiring  
21 CWG to employ adequate security protocols consistent with legal and industry standards to protect  
22 customers' Private Information, including the following:  
23

- 24           a. Order CWG to provide lifetime credit monitoring and identity theft insurance to  
25           Plaintiff and Class Members.  
26  
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1 b. Order that, to comply with Defendant's explicit or implicit contractual obligations  
2 and duties of care, CWG must implement and maintain reasonable security  
3 measures, including, but not limited to:

- 4 i. engaging third-party security auditors/penetration testers as well as internal  
5 security personnel to conduct testing, including simulated attacks,  
6 penetration tests, and audits on CWG's systems on a periodic basis, and  
7 ordering CWG to promptly correct any problems or issues detected by such  
8 third-party security auditors;  
9  
10 ii. engaging third-party security auditors and internal personnel to run  
11 automated security monitoring;  
12  
13 iii. auditing, testing, and training its security personnel regarding any new or  
14 modified procedures;  
15  
16 iv. segmenting its user applications by, among other things, creating firewalls  
17 and access controls so that if one area is compromised, hackers cannot gain  
18 access to other portions of CWG's systems;  
19  
20 v. conducting regular database scanning and security checks;  
21  
22 vi. routinely and continually conducting internal training and education to  
23 inform internal security personnel how to identify and contain a breach  
24 when it occurs and what to do in response to a breach; and  
25  
26 vii. meaningfully educating its users about the threats they face with regard to  
27 the security of their Private Information, as well as the steps CWG's  
28 customers should take to protect themselves.

26 229. If an injunction is not issued, Plaintiff will suffer irreparable injury and will lack an  
27 adequate legal remedy to prevent another data breach at CWG. The risk of another such breach is  
28

1 real, immediate, and substantial. If another breach at CWG occurs, Plaintiff will not have an  
2 adequate remedy at law because many of the resulting injuries are not readily quantifiable.

3 230. The hardship to Plaintiff if an injunction is not issued exceeds the hardship to CWG  
4 if an injunction is issued. Plaintiff will likely be subjected to substantial, continued identity theft  
5 and other related damages if an injunction is not issued. On the other hand, the cost of CWG's  
6 compliance with an injunction requiring reasonable prospective data security measures is relatively  
7 minimal, and CWG has a pre-existing legal obligation to employ such measures.  
8

9 231. Issuance of the requested injunction will not disserve the public interest. To the  
10 contrary, such an injunction would benefit the public by preventing a subsequent data breach at  
11 CWG, thus preventing future injury to Plaintiff and other customers whose Private Information  
12 would be further compromised.  
13

#### 14 **VIII. PRAYER FOR RELIEF**

15 WHEREFORE, Plaintiff, on behalf of herself and the Classes described above, seeks the  
16 following relief:

- 17 a. An order certifying this action as a Class action under Fed. R. Civ. P. 23, defining  
18 the Class as requested herein, appointing the undersigned as Class counsel, and  
19 finding that Plaintiff is a proper representative of the Nationwide Class and Illinois  
20 Subclass requested herein;
- 21 b. Judgment in favor of Plaintiff and Class Members awarding them appropriate  
22 monetary relief, including actual damages, statutory damages, equitable relief,  
23 restitution, disgorgement, and statutory costs;
- 24 c. An order providing injunctive and other equitable relief as necessary to protect the  
25 interests of the Class as requested herein;  
26  
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- 1 d. An order instructing CWG to purchase or provide funds for lifetime credit  
2 monitoring and identity theft insurance to Plaintiff and Class Members;
- 3 e. An order requiring CWG to pay the costs involved in notifying Class Members  
4 about the judgment and administering the claims process;
- 5 f. A judgment in favor of Plaintiff and Class Members awarding them prejudgment  
6 and post-judgment interest, reasonable attorneys' fees, costs, and expenses as  
7 allowable by law; and
- 8 g. An award of such other and further relief as this Court may deem just and proper.  
9

10 **IX. DEMAND FOR JURY TRIAL**

11 Plaintiff demands a trial by jury on all triable issues.  
12

13 DATED: December 23, 2024

Respectfully submitted,

14 /s/ Catherine Ybarra

15 Catherine Ybarra (Bar No. 283360)

16 Tyler J. Bean (*pro hac vice to be filed*)

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